

In the United States District Court, Northern District of Illinois

FILED

Setzke
Rochelle Erickson

v.

Norris, ATC, NCIC,

JUN 9 2008 aet
6-9-2008

MICHAEL W. DIBBLE
CLERK, U.S. DISTRICT COURT

CASE # C8C-3094

Judge; Amy St. Eve

Judge; Cole

Motion for Appointment of Counsel

1. The Plaintiff States he has no Access to Illinois Law Here at this Facility.
2. That Issues of Jurisdiction, former Laws, Arkansas Law, And the Complex Issues Regarding the Plaintiff's Daughter Need Complete Diligence When Regarding A Child.
3. That the Plaintiff Lacks This Type of Knowledge, And Lacks Financial Funding To Pay Attorneys Fees.
4. That the Plaintiff Lacks The emotional Stability Due to his Daughter Being involved, and Being Able to make the Proper Choices, In this Case.
5. That to Protect the Rights of the Plaintiff, and his Daughter An Attorney Should be Appointed to us.

Wherefore-Since the Plaintiff Is Indigent he Request this Court To Grant Whatever Is Proper Under the Constitution, and Grant the Plaintiff's Counsel.

5-31-08

Respectfully Submitted